

1 **Jason K. Singleton, State Bar #166170**  
jason@singletonlawgroup.com  
2 **Richard E. Grabowski State Bar #236207**  
rgrabowski@mckinleyville.com  
3 **SINGLETON LAW GROUP**  
611 "L" Street, Suite A  
Eureka, CA 95501  
4 (707) 441-1177  
FAX: (707) 441-1533  
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6 Attorney for Plaintiff, MARCY VELASQUEZ  
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10 **UNITED STATES DISTRICT COURT**  
11  
12 **NORTHERN DISTRICT OF CALIFORNIA**

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14 **MARCY VELASQUEZ,** } Case No. 3:09-CV-05712-JCS  
15 Plaintiff, }  
16 v. } STIPULATED NOTICE OF PENDING  
17 **THE HERTZ CORPORATION, a Delaware** } SETTLEMENT  
18 **Corporation, HERTZ LOCAL EDITION** }  
19 **CORP., a Delaware Corporation, dba** }  
20 **HERTZ LOCAL EDITION, HARVEY M.** }  
21 **HARPER CO., a California Corporation,** }  
22 **and DOES ONE to FIFTY, inclusive,** }  
23  
24 **Defendants.** }  
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26 Please take notice the parties in the above captioned matter have reached a  
27 tentative settlement. Counsel for the parties are now circulating a settlement agreement to  
28 be approved and executed by the parties hereto. Counsel anticipate being able to submit a  
Request for Dismissal of the within action to the Court for order within thirty days and  
requests the deadline for scheduling the joint site inspection scheduled for March 15, 2010  
be extended for 30 days pending finalization of the parties' settlement.

IT IS HEREBY AGREED that the parties have an extension of time until April 15,  
2010, to conduct the formal site inspection, pending finalization of the parties' settlement.

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1 IT IS SO STIPULATED.  
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4 **SINGLETON LAW GROUP**  
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7 Dated: March 11, 2010  
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9 /s/ Jason K. Singleton  
10 Jason K. Singleton, Attorneys for  
11 Plaintiff, MARCY VELAQUEZ  
12

13 **NIXON PEABODY LLP**  
14  
15

16 Dated: March 9, 2010  
17

18 /s/ Ellen M. Papadakis  
19 Ellen M. Papadakis, Attorneys for  
20 Defendants, THE HERTZ CORPORATION  
21 and HERTZ LOCAL EDITION  
22 CORPORATION  
23

24 **JANSSEN, MALLOY, NEEDHAM,  
25 MORRISON, REINHOLSEN, CROWLEY  
26 & GRIEGO, LLP**  
27

28 Dated: March 12, 2010  
29

30 /s/ Dennis C. Reinholtzen  
31 Dennis C. Reinholtzen, Attorneys for  
32 Defendant, HARVEY M. HARPER CO.  
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34 Dated: March 15, 2010  
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